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PLEASE RESPOND TO WASHINGTON ADDRESS

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February 26, 2019

VIA ECFS

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW, Suite TW-A325 Washington, DC 20554

Re: EB Docket No. 06-36

Section 64.2009(e) CPNI Certification

LigTel Communications, Inc. (Form 499-A Filer ID No. 820726)

Dear Ms. Dortch:

Attached for filing is the Section 64.2009(e) Customer Proprietary Network Information certification and accompanying statement covering the prior calendar year 2018 of LigTel Communications, Inc. (Form 499-A Filer ID No. 820726).

Please contact the undersigned should you have any questions or require additional information.

Respectfully submitted,

Thomas J. Moorman

Attachments

Annual 47 CFR § 64.2009(e) CPNI Certification Template

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2019 covering the prior calendar year 2018

1. Date filed: 2/26/2019

2. Name of company(s) covered by this certification: LigTel Communications, Inc.

3. Form 499 Filer ID: 820726

4. Name of signatory: Randy Mead

5. Title of signatory: Executive Vice President/General Manager

6. Certification:

I, Randy Mead, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 CFR § 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, safeguards, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken actions (i.e., proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47 CFR § 1.17, which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject into enforcement action.

[Signature of an officer, as agent of the carrier]

Attachments:

Signed

Accompanying Statement explaining CPNI procedures

LigTel Communications, Inc.

Attachment: Accompanying Statement of Operating Procedures

Per the FCC CPNI rules [C.F.R.§ 64.2009(e)] and as referenced in the attached signed certification, LigTel Communications, Inc., herein referenced as the Company, hereby certifies that the Company is in compliance with the FCC CPNI rules and has outlined some of the important operating procedures below that have been adopted and are followed by the Company in order to ensure the Company's compliance in the protection of CPNI:

- 1. CPNI manual has been reviewed to ensure it is up to date in order to account for all FCC CPNI rules and has been adopted by our Companys' board.
- 2. CPNI Compliance officer has been designated to oversee all CPNI duties, training, and activity.
- 3. CPNI was not utilized for marketing purposes, however if the Company should decide to utilize CPNI marketing in the future, the following is in place and will be utilized:
 - a. Established an outbound marketing supervisory review process for the use of CPNI; and
 - b. Records will be maintained for any marketing campaigns that utilize customers' CPNI for a minimum of one year.
- 4. Opt-out method for approval of CPNI use for marketing campaigns is in place, in case CPNI marketing is utilized in the future:
 - a. Customers are notified annually of their rights for the use of their CPNI in marketing campaigns:
 - b. New customers are notified of the opt-out procedures as a part of the customer sign-up process;
 - c. Billing system clearly displays customer's opting status; and
 - d. Compliance officer retains CPNI notifications and opting records for at least two years.
- 5. Employees have been trained on when they are, and are not, authorized to use or disclose CPNI,
 - A Disciplinary process has been defined and is in place for violations and/or breaches of CPNI.
- 6. Carrier authentication requirements have been met.
 - a. All customers during customer-initiated telephone calls are authorized as being an authorized account contact before discussing CPNI (non-call detail or call detail) without utilizing readily available biographical or account information as defined by the FCC.
 - b. Call detail is only released to customers during customer-initiated telephone contact using the following FCC approved methods which are permitted for the release of the requested call detail:
 - i. Sending the requested detail to the address of record (only a physical or email address associated with that particular account that has been in our company files for at least 30 days);
 - ii. Calling the customer back at the telephone of record (only disclosing if the customer was authenticated as being an authorized account contact); and
 - iii. Having customer come in to the Company's office and provide a valid government issued photo ID.
- 7. Online CPNI access requirements have been met.

- a. Customers are authenticated without the use of readily available biographical information or account information prior to being allowed online access to the service account.
- b. Once authenticated, the customer may only obtain online access to CPNI related to the service account through a password, which is not prompted by readily available biographical or account information.
- become locked out of the system and need to contact the Company in order to be reauthenticated and be able to reset a new password.
- 8. We provide immediate notice to customer of particular account changes.
- 9. Notice of unauthorized disclosure of CPNI, a notification process is in place in order to notify both law enforcement and customer(s) in the event of a CPNI breach within the timeline specified by the FCC.
- 10. Additional protection measures are taken above and beyond the current FCC CPNI rules.
 - a. The Company takes reasonable measures to discover and protect against activity that is indicative of pretexting.
 - b. The Company maintains security of all CPNL including but not limited to:
 - i. Documents containing CPNI are shredded; and
 - ii. Computer terminals are locked when employee is not at their station.